restaurant hereafter changing ownership shall, before it opens for business or before the new owner assumes the management and control of same, pay to the department an inspection fee of fifteen (15) dollars. This section shall not apply to any temporary restaurant.

"2812-f2. All inspection fees required by this act shall upon re-11 ceipt thereof by the department be paid to and receipted for by the 12 treasurer of state and shall be kept by him in a separate fund to be 13 known as the 'restaurant fund.' Such restaurant fund shall be continued from year to year and the treasurer shall keep a separate 15 account thereof showing receipts and disbursements as authorized 16 17 by law. No part of such fund shall be used for any other purpose than the administration and enforcement of the laws relating to 19 restaurants; provided, however, if on July first of any year there is 20 a balance remaining in said restaurant fund which, in the opinion 21 of the secretary of agriculture, is greater than is necessary for the proper administration of such laws, the treasurer of state is hereby 23 authorized, on the recommendation and with the approval of the secretary of agriculture, to transfer to the general fund of the state 25 such portion of said restaurant fund as the secretary of agriculture shall deem advisable to so transfer."

House File No. 135. Approved March 9, 1934.

CHAPTER 32

STATE FAIR BOARD. POWERS AND DUTIES

S. F. 203

AN ACT to amend section twenty-eight hundred eighty-six (2886), Code, 1931, relating to the powers and duties of the Iowa state fair board.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section twenty-eight hundred eighty-six (2886), Code, 1931, is hereby amended as follows:
 - 1. From subsection three (3), line 2, strike the following words: "of the productive resources of the state."

2. Insert after subsection five (5), the following:

- 6 "6. The state fair board may grant a written permit to such 7 persons as it deems proper to sell fruit, provisions and other articles 8 not prohibited by law, under such regulations as the board may 9 prescribe.
- "7. The president of the state fair board may appoint such number of special police as he may deem necessary and such officers are hereby vested with the powers and charged with the duties of peace officers."
- 14 3. Renumber subsection "6" as "8."

3

5

SEC. 2. This act, being deemed of immediate importance, shall be in full force and effect after its passage and publication in Oak-

5

6

8

9

10

11

12 13

14

15

16

17

18

19 20

21 22 23

24

25

26

27

28

29

3 ville Sentinel, a newspaper published at Oakville, Iowa, and Morning 4 Sun News-Herald, a newspaper published at Morning Sun, Iowa.

Senate File No. 203. Approved March 12, 1934.

I hereby certify that the foregoing act was published in the Oakville Sentinel and Morning Sun News-Herald, March 15, 1934.

MRS. ALEX MILLER, Secretary of State.

CHAPTER 33

IOWA BUTTER CONTROL BOARD. POWERS, DUTIES

S. F. 85

AN ACT to amend section three thousand eighty-eight (3088), and to repeal sections three thousand eighty-nine (3089), three thousand ninety (3090), three thousand ninety-one (3091), and three thousand ninety-two (3092), Code, 1931, and to enact substitutes therefor, relating to the Iowa butter trademark; and to create the Iowa butter control board, to define its powers and duties, and to create standards for the manufacture of Iowa trademark butter and to vest the title of said Iowa butter trademark in the Iowa trademark butter association.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Sections three thousand eighty-nine (3089), three thousand ninety (3090), three thousand ninety-one (3091), and three thousand ninety-two (3092), Code, 1931, are hereby repealed and the following is enacted in lieu thereof:

"Iowa butter control board. There is hereby created the Iowa butter control board composed of the president of the Iowa state dairy association, the president of the Iowa state creamery operators association, the dean of agriculture of the Iowa state college of agriculture and mechanic arts, the head of the department of the dairy industry of the same institution, and the secretary of agriculture, which board shall see that the requirements of the law are met on all butter manufactured in the state of Iowa for sale under the Iowa butter trademark and that the standards required by law are maintained by all creameries desiring to be classified and known as an Iowa trademark creamery, and the board shall make rules and regulations for the enforcement of this act.

"Iowa trademark creameries. Any creamery meeting the standards and requirements fixed by law shall be entitled to be classified and known as an 'Iowa trademark creamery' and no other creamery shall use said name.

"Requirements. Any creamery desiring to be classified and known as an 'Iowa trademark creamery' shall meet the requirements of the sanitary and dairy laws of Iowa and must comply with the Iowa state and federal standards as to butterfat and moisture contents.

"All butter sold under said trademark shall be manufactured from cream containing not more than two tenths of one per cent acidity and shall have been pasteurized in accordance with the pasteurization laws of Iowa.

"All butter sold under the Iowa trademark must score at least ninety-three (93) and be inspected at frequent intervals. All scor-